	TH CONGRESS 1ST SESSION S.
Т	o require the Secretary of Energy to establish a program to provide loans to manufacturers of energy grid products and components.
	IN THE SENATE OF THE UNITED STATES
M	r. Rubio introduced the following bill; which was read twice and referred to the Committee on
	A BILL
То	require the Secretary of Energy to establish a program to provide loans to manufacturers of energy grid products and components.
1	Be it enacted by the Senate and House of Representa-
2	tives of the United States of America in Congress assembled,
3	SECTION 1. SHORT TITLE.
4	This Act may be cited as the "Facilitating the Re-
5	shoring of Energy Grid Component Manufacturing Act of
6	2023".

7 SEC. 2. ENERGY GRID PRODUCT AND COMPONENT MANU-

(a) DEFINITIONS.—In this section:

FACTURING IN THE UNITED STATES.

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1	(1) Component.—The term "component"
2	means any part or element of an energy grid prod-
3	uct.
4	(2) Eligible Project.—The term "eligible
5	project" means a project to reequip, expand, or es
6	tablish (including through new construction) a man-
7	ufacturing facility in the United States to produce
8	energy grid products or components.
9	(3) Energy grid product.—The term "en-
10	ergy grid product" means—
11	(A) a bulk-power system (as defined in sec
12	tion 215(a) of the Federal Power Act (16
13	U.S.C. 824o(a)));
14	(B) a large power transformer;
15	(C) a switchgear or breaker;
16	(D) a converter;
17	(E) a direct current filter;
18	(F) an alternating current switch or
19	switchyard;
20	(G) an insulated-gate bipolar transistor;
21	(H) a capacitor;
22	(I) an inductor;
23	(J) an arrestor;
24	(K) a resistor;
25	(L) a distribution transformer;

1	(M) grain-oriented electrical steel;
2	(N) continuously transposed conduction
3	(CTC) copper wire;
4	(O) silicon steel;
5	(P) any insulating material; and
6	(Q) any other electrical equipment com-
7	monly used for the transmission or distribution
8	of electric energy by public electric utilities.
9	(4) Secretary.—The term "Secretary" means
10	the Secretary of Energy.
11	(b) Loan Program.—
12	(1) Establishment.—
13	(A) In General.—Not later than 180
14	days after the date of enactment of this Act,
15	and subject to the availability of appropriated
16	funds, the Secretary shall establish and carry
17	out a program to provide a total of not more
18	than \$8,000,000,000 in loans to eligible individ-
19	uals and entities (as determined by the Sec-
20	retary) for the costs of activities relating to eli-
21	gible projects.
22	(B) Financing method.—
23	(i) In general.—Except as provided
24	in clause (ii), a loan under this subsection
25	shall be provided through the Federal Fi-

1	nancing Bank, with the full faith and cred-
2	it of the United States Government on the
3	principal and interest.
4	(ii) Cooperation with other insti-
5	TUTIONS.—A loan under this subsection
6	may be provided in cooperation with 1 or
7	more banks or other financial institutions
8	through agreements to participate on an
9	immediate or deferred (guaranteed) basis.
10	(C) CREDIT SUBSIDY.—The full credit sub-
11	sidy for each loan provided under this sub-
12	section shall be paid by the Secretary using ap-
13	propriated funds.
14	(2) Application.—An individual or entity de-
15	siring a loan under this subsection shall submit to
16	the Secretary an application at such time, in such
17	manner, and containing such information as the Sec-
18	retary may require, including a written assurance
19	that—
20	(A) all laborers and mechanics employed
21	by contractors or subcontractors during any
22	construction, alteration, or repair that is fi-
23	nanced, in whole or in part, by a loan provided
24	under this subsection shall be paid wages at
25	rates not less than those prevailing on projects

1	of a character similar in the locality, as deter-
2	mined by the Secretary of Labor in accordance
3	with sections 3141 through 3144, 3146, and
4	3147 of title 40, United States Code; and
5	(B) the Secretary of Labor shall, with re-
6	spect to the labor standards described in this
7	paragraph, have the authority and functions set
8	forth in Reorganization Plan Numbered 14 of
9	1950 (5 U.S.C. App.) and section 3145 of title
10	40, United States Code.
11	(3) Selection of loan recipients and eli-
12	GIBLE PROJECTS.—
13	(A) IN GENERAL.—The Secretary may
14	provide a loan under this subsection if the Sec-
15	retary determines that—
16	(i) the loan recipient—
17	(I) has a reasonable prospect of
18	repaying the principal and interest on
19	the loan;
20	(II) will provide sufficient infor-
21	mation to the Secretary for the Sec-
22	retary to ensure that the loan pro-
23	ceeds are expended efficiently and ef-
24	fectively; and

1	(III) has met such other criteria
2	as may be established and published
3	by the Secretary; and
4	(ii) the amount of the loan (when
5	combined with amounts available to the
6	loan recipient from other sources) will be
7	sufficient to carry out the eligible project
8	for which the loan is provided.
9	(B) Reasonable prospect of repay-
10	MENT.—The Secretary shall base a determina-
11	tion of whether there is a reasonable prospect
12	of repayment of the principal and interest on a
13	loan under subparagraph $(A)(i)(I)$ on a com-
14	prehensive evaluation of whether the loan re-
15	cipient has a reasonable prospect of repaying
16	the principal and interest, including, as applica-
17	ble, an evaluation of—
18	(i) the strength of the contractual
19	terms of the applicable eligible project (if
20	commercially reasonably available);
21	(ii) the forecast of noncontractual
22	cash flows supported by market projections
23	from reputable sources, as determined by
24	the Secretary;

1	(iii) cash sweeps and other structure
2	enhancements;
3	(iv) the projected financial strength of
4	the loan recipient—
5	(I) at the time of loan close; and
6	(II) throughout the loan term
7	after the applicable eligible project is
8	completed;
9	(v) the financial strength of the inves-
10	tors and strategic partners of the loan re-
11	cipient, if applicable; and
12	(vi) other financial metrics and anal-
13	yses that are relied on by the private lend-
14	ing community and nationally recognized
15	credit rating agencies, as determined to be
16	appropriate by the Secretary.
17	(4) Rates, terms, and repayment of
18	LOANS.—A loan provided under this subsection—
19	(A) shall have an interest rate that, as of
20	the date on which the loan is provided, is equal
21	to the cost of funds to the Department of the
22	Treasury for obligations of comparable matu-
23	rity;
24	(B) shall have a term equal to the lesser
25	of—

1	(1) the projected life, in years, of the
2	eligible project to be carried out using pro-
3	ceeds from the loan, as determined by the
4	Secretary; and
5	(ii) 20 years;
6	(C) may be subject to a deferral in repay-
7	ment for not more than 5 years after the date
8	on which the eligible project carried out using
9	proceeds from the loan first begins operations,
10	as determined by the Secretary;
11	(D) shall be made by the Federal Financ-
12	ing Bank; and
13	(E) shall be subject to the condition that
14	the loan is not subordinate to other financing.
15	(5) Conflicts of interest.—For each loan
16	provided under this subsection, the Secretary shall
17	certify that political influence did not affect the pro-
18	vision of the loan, including—
19	(A) selection of the eligible project for
20	which the loan was provided; and
21	(B) selection of the loan recipient.
22	(6) Administrative fee.—The Secretary may
23	charge a fee for the administrative and closing costs
24	of a loan provided under this subsection, subject to

1	the condition that the fee does not exceed the lesser
2	of—
3	(A) \$100,000; and
4	(B) 10 basis points of the principal
5	amount of the loan.
6	(c) Improvement.—Not later than 90 days after the
7	date of enactment of this Act, the Secretary shall promul-
8	gate an interim final rule establishing regulations that the
9	Secretary determines to be necessary to administer this
10	section and any loans provided by the Secretary under
11	subsection (b).
12	(d) Priority.—
13	(1) In general.—In providing loans under
14	this section to manufacturers (including component
15	suppliers) that have existing facilities, the Secretary
16	shall give priority to manufacturers that are seeking
17	to expand manufacturing output through—
18	(A) the establishment of 1 or more new fa-
19	cilities; or
20	(B) the reopening of 1 or more facilities.
21	(2) IDLE FACILITIES.—A facility described in
22	subparagraph (A) or (B) of paragraph (1) may be
23	sitting idle as of the date on which the applicable
24	loan is provided under this section.

1	(e) Set Aside for Small Energy Grid Product
2	Manufacturers and Component Suppliers.—
3	(1) Definition of Covered Firm.—In this
4	subsection, the term "covered firm" means a firm
5	that—
6	(A) employs fewer than 500 individuals;
7	and
8	(B) manufactures energy grid products or
9	components.
10	(2) Set aside.—Of the amounts used to pro-
11	vide loans each fiscal year under subsection (b), the
12	Secretary shall use not less than 5 percent to pro-
13	vide loans to—
14	(A) covered firms; or
15	(B) consortia led by covered firms.
16	(f) Appointment and Pay of Personnel.—
17	(1) In general.—The Secretary may use di-
18	rect hiring authority pursuant to section 3304(a)(3)
19	of title 5, United States Code, to appoint such pro-
20	fessional and administrative personnel as the Sec-
21	retary determines to be necessary to carry out this
22	section and any functions of the Secretary under
23	this section.
24	(2) Rate of pay.—The rate of pay for a per-
25	son appointed pursuant to paragraph (1) shall not

1	exceed the maximum rate payable for GS-15 of the
2	General Schedule under chapter 53 of title 5, United
3	States Code.
4	(3) Consultants.—The Secretary may retain
5	pursuant to section 1901 of title 41, United States
6	Code, such consultants as the Secretary determines
7	to be necessary to carry out this section and any
8	functions of the Secretary under this section.
9	(g) Outreach.—In carrying out this section, the
10	Secretary shall—
11	(1) provide assistance with the completion of
12	applications for loans under this section; and
13	(2) conduct outreach, including through con-
14	ferences and online programs, to disseminate infor-
15	mation about loans under this section to potential
16	applicants.
17	(h) Report.—Not later than 2 years after the date
18	of enactment of this Act, and every 2 years thereafter
19	the Secretary shall submit to Congress a report on the
20	status of projects supported by a loan under this section,
21	including—
22	(1) a list of projects for which a loan was pro-
23	vided under this section, including, with respect to
24	each project—
25	(A) the loan amount; and

1	(B) the construction status of the project;
2	(2) the status of the loan repayment for each
3	project, including future repayment projections;
4	(3) data regarding the number of direct and in-
5	direct jobs retained, restored, or created by financed
6	projects;
7	(4) a projection of the number of new projects
8	for which the Secretary expects to provide a loan
9	under this section during the 2-year period begin-
10	ning on the date of the report, including the pro-
11	jected aggregate loan amount over that 2-year pe-
12	riod;
13	(5) an evaluation of ongoing compliance with
14	the assurances and commitments (and the accuracy
15	of any predictions) made by applicants pursuant to
16	paragraphs (2) and (3) of subsection (b);
17	(6) the total number of applications received by
18	the Secretary each year; and
19	(7) any other metrics that the Secretary deter-
20	mines to be appropriate.
21	(i) Funding.—
22	(1) Rescission.—Of the unobligated balance of
23	amounts made available by section 129 of division A
24	of the Consolidated Security, Disaster Assistance,
25	and Continuing Appropriations Act, 2009 (Public

Law 110–329; 122 Stat. 3578), \$2,400,000,000 are
 rescinded.

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(2) DIRECT APPROPRIATION.—If sufficient unobligated amounts made available by section 129 of division A of the Consolidated Security, Disaster Assistance, and Continuing Appropriations Act, 2009 (Public Law 110–329; 122 Stat. 3578), are available on the date of enactment of this Act to execute the entire rescission described in paragraph (1), on the day after the execution of the entire rescission, there is appropriated to the Secretary, out of amounts in the not otherwise Treasury appropriated, \$2,400,000,000 to carry out this section, to remain available until expended.